2/23/09 (33)

NUMBER

FEE

2

\$100.00

THE COMMONWEALTH OF MASSACHUSETTS TOWN OF ACTON

USED CAR DEALER'S LICENSE – CLASS 11 TO BUY AND SELL SECOND-HAND MOTOR VEHICLES

In accordance with the provisions of Chapter 140 of the General Laws with amendments thereto <u>James Hryniewich d/b/a Wholesale Auto Exchange</u> is hereby licensed to buy and sell second-hand motor vehicles at No. <u>171 Newtown Road</u> on premises described as follows: <u>Non Display License - Vehicles to be located at commercial storage zoned for such use.</u>

Conditions:

Non Display License - Vehicles to be located at commercial storage zoned for such use.

December 15, 2008

THIS LICENSE EXPIRES JANUARY 1, 2010

THIS LICENSE MUST BE POSTED IN A CONSPICUOUS PLACE UPON THE PREMISES

(OVER)



Mais /30/09

John Murray Acton Town Hall 472 Main Street Acton, MA 01720

Phone: (978) 264-9612 | E-mail: jmurray@acton-ma.gov

January 27, 2009 James Hryniewich d/b/a Wholesale Auto Exchange 171 Newtown Road Acton, MA 01720

Dear Mr. Hryniewich:

You currently owe the Town of Acton \$394.16, as of today, for past due excise tax bills. In accordance with the Chapter O of the Town of Acton By-Laws, you are hereby provided notice that your Used Car Dealer's License - Class II is subject to non-renewal/revocation due to this past due amount. If the past due amount has not been tendered within seven calendar days, I will ask the Board of Selectmen to revoke your license.

Sincerely,

John Marray

Town Treasurer



TOWN OF ACTON 472 Main Street Acton, Massachusetts, 01720 Telephone (978) 264-9618 Fax (978) 264-9630

January 27, 2009

Supervisor, Section Five Division Commonwealth of Massachusetts Registry of Motor Vehicles P.O. Box 55897 Boston, MA 02205-5897

Dear Sir/Madam:

Enclosed is one "Notice of Excise Tax Delinquency by General Registration Holder" (RMV Form 21781), which we are delivering to the Registry in order to report delinquent excise taxes owed by the named general registration holders, and to request that action be taken pursuant to MGL Chapter 60A Section 2A.

If you have any questions regarding the Notice, please contact The Town of Acton Collector's Office at (978) 264-9618.

Very truly yours, Town of Acton

Linda Sluyski Collector's Office

Linda Sluyski

MASSACHUSETTS REGISTRY OF MOTOR VEHICLES



Tax Collector's Notice of Excise Tax Delinquency by General Registration Holder

(For official use of Municipal Tax Assessors/Collectors only)

City/Town of ACTON	
1. The following identified business is located in the municipality identified herein	
WHOLESALE AUTO EXCHANGE	171 NEWTOWN RD
Name of Business	Street Address
2. The business has motor vehicles registered with a General Registration and General Registration	
Number Plate(s) 105 issued pursuant to M	IGL Chapter 90, Section 5. The plate-type is:
(circle one) Dealer Repairer	Farmer Owner-Contractor
3. Written demand has been made by the Tax Collector's Office and/or its agents pursuant to MGL Chapter 60A for payment of overdue motor vehicle excise tax. Payment of the tax, interest and costs has not been tendered as of today's date. The amount now due is:	
\$ 300.00 \$ 30.16 Excise Tax Due Interest Due	\$ 44.00 \$ 374.16 Authorized Costs Total Due*
(*Total amount DOES NOT include the \$20.00 charge due the Registrar by MGL Chapter 60A, Section 2A)	
 4. As a duly authorized Tax Collector of this municipality I respectfully request the Registrar take appropriate action pusuant to the provisions of MGL Chapter 60A, Section 2A including not renewing the General Registration and General Registration Number plate issued to this business, until the Registrar has been notified by this office that full payment has been received. 5. I certify that this Notice of Excise Tax Delinquency is not being filed more than two (2) years after the initial excise tax issuance was made. I further certify that no pending action is before the local board of assessors or the Appellate Tax Board for any abatement of the excise tax described herein nor has a decision been rendered by either body in regard to this matter within the past thirty (30) days. The Tax Collector will promptly notify the Registrar when full payment has been received. 	
Dated the 16th day of January , 2009	
11/	JOHN MURRAY III
Signature	Printed Name
TAX CÓLLÉCTOR	(978) 264-9618
Position	Area Code and Telephone Number
Street Address	Actor Ma 01720 City/Town and Zip Code
Mail to:	Note:
Supervisor Section Five Division	This completed form must be mailed with a letter

www.mass.gov/rmv

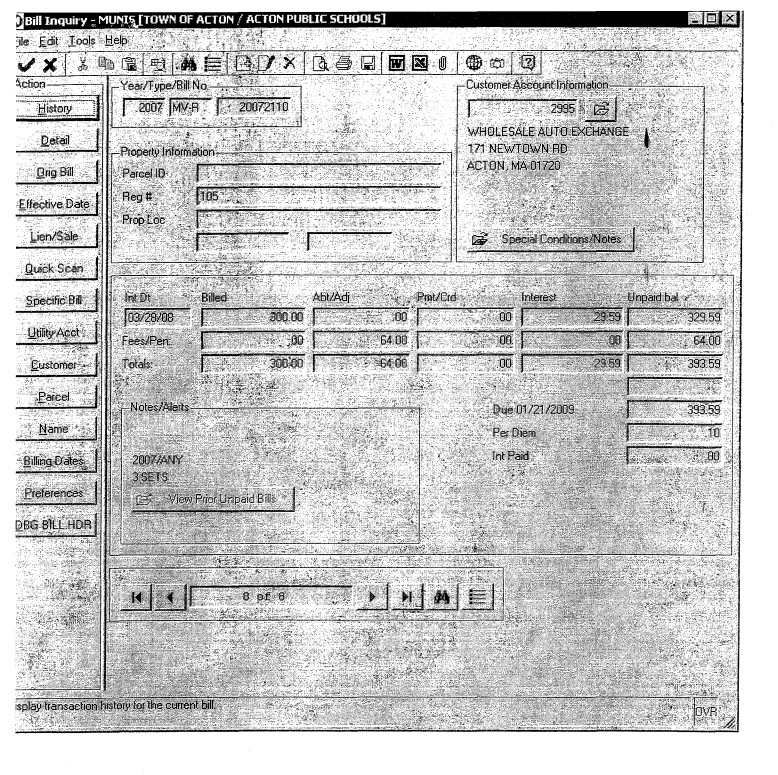
Registry of Motor Vehicles P.O. Box 55897

Boston, MA 02205-5897

on the official stationery of the municipality or

of the Tax Collector and must refer to

"Notice of Excise Tax Delinquency"



CHAPTER O

REVOCATION OR SUSPENSION OF LOCAL LICENSES

- (a) The Tax Collector or other municipal official responsible for records of all municipal taxes, assessments, betterments and other municipal charges, hereinafter referred to as the Tax Collector, shall annually furnish each department, board, commission or division, hereinafter referred to as the Licensing Authority, that issues licenses or permits including renewals and transfers, a list of any person, corporation, or business enterprise, hereinafter referred to as the Party, that has neglected or refused to pay any local taxes, fees, assessments, betterments or other municipal charges for not less than a twelve month period, and that such Party has not filed in good faith a pending application for an abatement of such tax or has a pending petition before the appellate tax board.
- (b) The Licensing Authority shall deny, revoke or suspend any license or permit, including renewals and transfers of any party whose name appears on said list furnished to the licensing authority from the Tax Collector; provided, however, that written notice is given to the Party and the Tax Collector, as required by applicable provisions of law, and the Party is given a hearing, to be held not earlier than fourteen days after said notice. Said list shall be prima facie evidence for denial, revocation or suspension of said license or permit to any Party. The Tax Collector shall have the right to intervene in any hearing conducted with respect to such license denial, revocation or suspension. Any findings made by the Licensing Authority with respect to such license denial, revocation or suspension shall be made only for the purposes of such proceeding and shall not be relevant to or introduced in any other proceeding at law, except for any appeal from such license denial, revocation or suspension. Any license or permit denied, suspended or revoked under this section shall not be issued or renewed until the Licensing Authority receives a certificate issued by the Tax Collector that the Party is in good standing with respect to any and all local taxes, fees, assessments, betterments or other municipal charges payable to the municipality as of the date of issuance of said certificate.
- (c) Any Party shall be given an opportunity to enter into a payment agreement with the Tax Collector, thereby allowing the Licensing Authority to issue a certificate indicating said limitations to the license or permit and the validity of said license shall be conditioned upon the satisfactory compliance with said agreement. Failure to comply with said agreement shall be grounds for the suspension or revocation of said license or permit; provided, however, that the holder be given notice and a hearing as required by applicable provisions of law.